UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Lehman Brothers Holdings Inc.	Case No. <u>08-13555 (JMP)</u>
		Court ID (Court Use Only)

NOTICE OF TRANSFER OF CLAIMS OTHER THAN FOR SECURITY PURSUANT TO BANKRUPTCY RULE 3001(E)(2)

CLAIMS HAVE BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. §1111(a). Pursuant to Bankruptcy Rule 3001(e)(2), Transferee hereby gives notice of the transfer, other than for security, of the claims referenced herein.

Name of Transferee:	Name of Transferor:
UBS AG, London Branch	Capital Partners Securities Co., Ltd.
Notices to Transferee should be sent to:	Court Record Address of the Transferor:
UBS AG, London Branch	(Court use only)
1 Finsbury Avenue	
London	
EC2M 2PP	
England	
Attn: Kazuya Ichikawa and Marie Miyazawa (Tokyo)	
Last Four Digits of Acct.#:	Last Four Digits of Acct.#:
Name and Address where transferee payments should be	Name and Current Address of Transferor
sent (if different from above):	Capital Partners Securities Co., Ltd.
·	Asahi Building, 6th Floor
	3-12-2, Nihonbashi, Chuo-ku
	Tokyo 103-0027
	Attn: Kunihiko Shimoda
Claim Amount:	
\$284,806 principal amount, corresponding to	Note: This is a partial transfer of claim.
37.5% of ISIN XS0340462042	See Schedule 1 to annexed Evidence of Transfer.
Court Claim No. (if Imaum)	
Court Claim No. (if known):	
62783.81	
Date Claim Filed:	
November 2, 2009	

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

By: Mary Chyaraca, Date: 19th July, 2012

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years or both. 18 U.S.C. §§ 152 &3571.

As set forth in the attached Evidence of Transfer of Claim, Transferor has waived to the fullest extent permitted by law any notice or right to receive notice of a hearing under Bankruptcy Rule 3001(e).

AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM LEHMAN PROGRAM SECURITY

TO: THE DEBTOR AND THE BANKRUPTCY COURT

For value received, the adequacy and sufficiency of which are hereby acknowledged, Capital Partners Securities Co., Ltd. ("Seller") hereby unconditionally and irrevocably sells, transfers and assigns to UBS AG, London Branch (the "Purchaser"), and Purchaser hereby agrees to purchase, as of the date hereof, (a) an undivided interest, to the extent of the amounts specified in Schedule 1 attached hereto (the "Purchased Claim"), in Seller's and all prior sellers' right, title and interest in and to the claim evidenced by Proof of Claim Numbers as specified in Schedule 1 hereto filed by or on behalf of Lehman Brothers International (Europe) (in administration) ("Predecessor") (the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtor in proceedings for reorganization (the "Proceedings") in the United States Bankruptcy Court for the Southern District of New York (the "Court"), administered under Case No. 08-13555 (JMP) (the "Debtor"), (b) all rights, title and benefits of Seller and any prior seller relating to the Purchased Claim, including without limitation (i) any right to receive cash, securities, instruments, principal, interest, damages, penalties, fees or any other property, which may be paid or distributed with respect to the Purchased Claim (including for clarity, all amounts distributed on or after the trade date of July 6, 2012 (the "Trade Date") whether or not the Trade Date is before, on or after any record date with respect to an amount) or with respect to any of the documents, agreements, bills and/or other documents (whether now existing or hereafter arising) which evidence, create and/or give rise to or affect in any material way the Purchased Claim, whether under a plan of reorganization or liquidation, pursuant to a liquidation, or otherwise, (ii) any actions, claims (including, without limitation, "claims" as defined in Section 101(5) of Title 11 of the United States Code (the "Bankruptcy Code")), rights or lawsuits of any nature whatsoever, whether against the Debtor or any other party, arising out of or in connection with the Purchased Claim, (iii) any rights and benefits arising out of or in connection with any exhibit, attachment and/or supporting documentation relating to or evidencing the Purchased Claim, and (iv) any and all of Seller's right, title and interest in, to and under the transfer agreements, if any, under which Seller or any prior seller acquired the rights and obligations underlying or constituting a part of the Purchased Claim, but only to the extent related to the Purchased Claim, and any and all of Seller's right, title and interest in, to and under any right or remedy of Seller or any prior seller against any prior seller in respect of the Purchased Claim, (c) the security or securities (any such security, a "Purchased Security") relating to the Purchased Claim and specified in Schedule 1 attached hereto, and (d) any and all rights, remedies, claims and causes of actions regarding any of the foregoing; (e) any and all proceeds of any of the foregoing (collectively, as described in clauses (a), (b), (c), (d) and (e), the "Transferred Claims"). For the avoidance of doubt, the Purchaser does not acquire any liabilities or obligations with respect to the Transferred Claims or the Seller or the any prior sellers.

The Purchased Claim was transferred from Predecessor to Lehman Brothers Japan Inc. as evidenced at docket #18840 and by Lehman Brothers Japan Inc. to Seller as evidenced at docket number #19948 in the Proceedings.

Seller hereby represents and warrants to Purchaser that: (a) the Proof of Claim was duly and timely filed on or before 5:00 p.m. (prevailing Eastern Time) on November 2, 2009 in accordance with the Court's order setting the deadline for filing proofs of claim in respect of "Lehman Program Securities"; (b) the Proof of Claim relates to one or more securities expressly identified on the list designated "Lehman Programs Securities" available on http://www.lehman-docket.com as of July 17, 2009; (c) Seller owns and has good legal and marketable title to the Transferred Claims, free and clear of any and all liens, claims, objections, set-off rights, security interests, participations, factoring agreements or encumbrances created or incurred by Seller or any prior seller or against Seller or any prior seller and all filings required to evidence Seller's title to the Transferred Claim have been duly and timely filed with the Court; (d) Seller is duly authorized and empowered to execute and perform its obligations under this Agreement and Evidence of Transfer; (e) the Proof of Claim includes the Purchased Claim specified in Schedule 1 attached hereto; (f) neither the Seller nor any prior seller has engaged in any acts, conduct or omissions, or had any relationship with the Debtor or its affiliates, that will give rise to any setoff, defense or counterclaim or that will result in Purchaser receiving in respect of the Transferred Claims proportionately less payments or distributions or less favorable treatment than other unsubordinated unsecured claims; (g) Seller has delivered to Purchaser a true and correct copy of the Notice of Proposed Allowed Claim Amount, dated August 29, 2011, which relates to the Proof of Claim, and as of the date hereof, neither Seller nor any prior seller has received any revised Notice of Proposed

Seller: Capital Partners Securities Co., Ltd.

Buyer: UBS AG, London Branch

Proof of Claim: 62783.81 ISIN: XS0340462042 Allowed Claim Amount or other Notice of Proposed Allowed Claim Amount; (h) all predecessor agreements contain provisions pursuant to which the respective prior sellers waive any objection to the transfer of the Transferred Claims to transferees including the Purchaser; (i) there are no objections to the Transferred Claims, and all documents provided to Purchaser by Seller are true, accurate and complete copies of such documents, and there are no documents received by any prior seller or Seller that are material or adverse to the Transferred Claims which have not been provided by Seller to the Purchaser; (j) Purchaser is entitled to transfer its rights and its obligations hereunder without any notice to or the consent of any prior seller. (k) Seller (or prior seller) has received \$4,559.62 in respect of the Transferred Claim due to a distribution on April 17, 2012 (the "April Distribution"). Other than the April Distribution, no distributions, proceeds, assets, cash or other amounts have been received by Seller (or any prior seller) in respect of the Transferred Claims.

- 3. Seller hereby waives any objection to the transfer of the Transferred Claims to Purchaser on the books and records of the Debtor and the Court, and hereby waives, with respect only to the Transferred Claims, to the fullest extent permitted by law any notice or right to receive notice of a hearing with respect to such transfer pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Procedure, the Bankruptcy Code, applicable local bankruptcy rules or applicable law, and consents to the substitution of Seller by Purchaser for all purposes in the case, including, without limitation, for voting and distribution purposes with respect to the Transferred Claims. Purchaser agrees to file a notice of transfer with the Court pursuant to Federal Rule of Bankruptcy Procedure 3001(e) including this Agreement and Evidence of Transfer of Claim. Seller acknowledges and understands, and hereby stipulates, that an order of the Court may be entered without further notice to Seller transferring to Purchaser the Transferred Claims, recognizing Purchaser as the sole owner and holder of the Transferred Claims, and directing that all payments or distributions of money or property in respect of the Transferred Claim be delivered or made to Purchaser.
- 4. All representations, warranties, covenants and indemnities shall survive the execution, delivery and performance of this Agreement and Evidence of Transfer of Claim and the transactions described herein. Purchaser shall be entitled to transfer its rights hereunder without any notice to or the consent of Seller. Seller hereby agrees to indemnify, defend and hold Purchaser, its successors and assigns and its officers, directors, employees, agents and controlling persons harmless from and against any and all losses, claims, damages, costs, expenses and liabilities, including, without limitation, reasonable attorneys' fees and expenses, that result from Seller's breach of its representations, warranties, covenants and agreements made herein.
- 5. Seller shall promptly (but in any event on no later than the third (3rd) business day following receipt) remit any notices, correspondence, payments, distributions or proceeds received by Seller or any prior seller in respect of the Transferred Claims to Purchaser. Seller has transferred, or shall transfer as soon as practicable after the date hereof, (but in any event on no later than the third (3rd) business day following the date hereof), to Purchaser each Purchased Security to such account, via Euroclear or Clearstream (or similar transfer method), as Purchaser may designate in writing to Seller. This Agreement and Evidence of Transfer supplements and does not supersede any confirmation, any other automatically generated documentation or any applicable rules of Euroclear or Clearstream (or similar transfer method) with respect to the purchase and sale of the Purchased Security. Seller shall act or omit to act with respect to the Transferred Claims solely to the extent directed by Purchaser, and Seller shall cause all prior sellers to act or omit to act with respect to the Transferred Claims solely to the extent directed by Purchaser.
- Each of Seller and Purchaser agrees to (a) execute and deliver, or cause to be executed and delivered (including, on Seller's part, causing any prior seller to execute or deliver), all such other and further agreements, documents and instruments and (b) take or cause to be taken all such other and further actions (including, on Seller's part, causing any prior seller to deliver distributions and proceeds received by any prior seller and to act) and other actions as the other party may reasonably request to effectuate the intent and purposes, and carry out the terms, of this Agreement and Evidence of Transfer, including, without limitation, cooperating to ensure the timely and accurate filing of any amendment to the Proof of Claim. Seller agrees that all distributions, amounts, proceeds, assets, cash and other property received by Seller or any prior seller on or after the Trade Date (whether or not such Trade Date is before, on or after any record date for such amounts) are for the account of Purchaser, and at the election of the Purchaser, (i) the Purchaser may net, setoff and reduce the purchase price payable by it and any other amounts owed by it in respect of the Transferred Claims against the distributions, assets, cash, property and amounts payable by

Seller: Capital Partners Securities Co., Ltd.

Buyer: UBS AG, London Branch Proof of Claim: 62783.81 ISIN: XS0340462042 Seller (or any prior seller) to it in respect of distributions, assets, cash, property and amounts received by Seller or any prior seller on and after the Trade Date, or (ii) the Seller shall pay such amounts received by Seller or any prior seller on or prior to the date of this Agreement and on and after the Trade Date in respect of the Transferred Claims to the account information provided to it by Purchaser on the date of this Agreement.

7. Seller's and Purchaser's rights and obligations hereunder shall be governed by and interpreted and determined in accordance with the laws of the State of New York (without regard to any conflicts of law provision that would require the application of the law of any other jurisdiction). Seller and Purchaser each submit to the jurisdiction of the courts located in the County of New York in the State of New York. Each party hereto consents to service of process by certified mail at its address listed on the signature page below.

IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANSFER OF CLAIM is executed this 19thday of July, 2012.

CAPITAL PARTNERS SECURITIES CO., LTD.

Bv: / Training

Name: Kunihiko Shimoda Title: Executive Officer

Address:

Capital Partners Securities Co., Ltd. Asahi Building, 6th Floor 3-12-2, Nihonbashi, Chuo-ku, Tokyo 103-0027 Japan **UBS AG, LONDON BRANCH**

Name:____ Title:

Richard Lamb
Executive Director
/Traded Products Legal

By: Name: Title:

Peter Stickland Director

Traded Products Legal

Address:

UBS AG, LONDON BRANCH I Finsbury Avenue London EC2M 2PP England

Schedule 1

Transferred Claims

Purchased Claims

highlighted in the copy of the Proof of Claim attached at Schedule 2 and described below (for the avoidance of doubt, Seller holds 100% of the claim that is referenced in the Proof of Claim to the extent that the ultimately allowed amounts of the Proof of Claim in respect thereof differs from the original amount, pursuant to this Agreement and Evidence of Transfer of Claim: Lehman Program Securities, Seller intends to transfer 37.500000% of Seller's interest in, to and in connection with that claim in respect of ISIN XS0340462042) together JPY30,000,000 of JPY 80,000,000 or 37.500000% of Seller's interest in, to and in connection with that claim that is referenced in the Proof of Claim with ISIN XS0340462042 as with interest, fees, expenses and other recoveries due.

Lehman Programs Securities to which Transfer Relates

Accrued Amount (as of Proof of Claim Filing Date)	l
Proof of Claim Number	62783.81
Maturity	February 5, 2038
Coupon	Index-Lin ked Interest
Principal/ Notional Amount in JPY (USD equivalent)	JPY 30,000,000 (USD 284,806)
Guarantor	Lehman Brothers Holdings Inc.
Issuer	Lehman Brothers Treasury Co. B.V.
Blocking Number	6045721
ISIN/CUSIP	XS0340462042
Description of Security ISIN/CUSIP	JPY 80,000,000 Fixed Rate and Index-Linked Target Redemption Notes due February 5, 2038

Seller: Capital Partners Securities Co., Ltd. Buyer: UBS AG, London Branch Proof of Claim: 62783.81 ISIN: XS0340462042

Schedule 2

	nkruptcy Court/Souther		LEHMAN SEC	URITIES PROGRAMS
		sing Center		OF OF CLAIM
In Re:		Chapter 11		Southern District of New York
Lehman Brothers Debtors.	Holdings Inc., et al.,	Case No. 08-13555 (JMP) (Jointly Administered)		others Holdings Inc., Et Al. 8-13555 (JMP) 0000062783
Note: This for based on Lehn	m may not be used t nan Programs Securi man-docket.com as	o file claims other than those ties as listed on		
Creditor) Lehma	s of Creditor; (and name n Brothers Interr nk Street	and address where notices should be national (Europe) (in adm	sent if different from inistration)	Check this box to indicate that this claim amends a previously filed claim.
Londo E14 5 Unite	n	2		Court Claim Number:(If known)
See a	ttached for addit	cional contact information	n	Filed on:
Telephone numbe	r; see attached Er	nail Address: see attached		
		be sent (if different from above)		Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Telephone numbe		nail Address:		
Programs Security and whether such dollars using the	les as of September 15, 2 claim matured or becam exchange rate as applica	008, whether you owned the Lehman e fixed or liquidated before or after S	Programs Securities on Septem eptember 15, 2008. The claim a efiling this claim with respect to	the amount owed under your Lehman ther 15, 2008 or acquired them thereafter, amount must be stated in United States of more than one Lehman Programs Security, tes.
Amount of Clain	n: \$ see attached	(Required)		
				t due on the Lehman Programs Securities.
this claim with re which this claim	spect to more than one L relates.	ehman Programs Security, you may ε	attach a schedule with the ISINs	which this claim relates. If you are filing for the Lehman Programs Securities to
International Se	curities Identification N	umber (ISIN): see attached	(Required)	
appropriate (each from your accoun	, a "Blocking Number") tholder (i.e. the bank, bro	for each Lehman Programs Security to bker or other entity that holds such se	for which you are filing a claim, curities on your behalf). If you	epository blocking reference number, as You must acquire a Blocking Number are filing this claim with respect to more Programs Security to which this claim
Clearstream Bai number: see a		uroclear Bank Electronic Instructi	on Reference Number and or	other depository blocking reference
		(Requir	ed)	
you are filing this	claim. You must acquir	e the relevant Clearstream Bank. Eur	oclear Bank or other depository	ar Lehman Programs Securities for which participant account number from your is should not provide their personal account
Accountholders	Euroclear Bank, Clears	stream Bank or Other Depository I		97816 EUROCLEAR
		(Require		FOR COURT USE ONLY
consent to, and ar disclose your idea	e deemed to have author	eam Bank or Other Depository: By ized, Euroclear Bank, Clearstream Boman Programs Securities to the Debt	ank or other depository to	FILED / RECEIVED
Date.	of the creditor or other		nd state address and telephone py of power of attorney, if trator (acting as agent	NOV 02 2009 EPIQ BANKRUPTCY SOLUTIONS, LLC
Penalty	for presenting fraudulen	and with telaim: Fine of up to \$500,000 or in	hout personal liability) nprisonment for up to 5 years, o	r both. 18 U.S.C. §§ 152 and 3571

ATTACHMENT TO LEHMAN PROGRAMS SECURITIES CLAIM OF LEHMAN BROTHERS INTERNATIONAL (EUROPE) (IN ADMINISTRATION)

Lehman Brothers International (Europe) (in administration) (including all of its international 1. branches, "LBIE"), acting through one of Steven Anthony Pearson, Michael John Andrew Jervis, Dan Yoram Schwarzmann or Anthony Victor Lomas (together, the "Administrators" and each an "Administrator") as agents for LBIE and without personal liability, hereby files this Lehman Programs Securities (as defined in the Bar Date Order dated July 2, 2009, "LPS") omnibus claim (the "LPS Omnibus Claim") against Lehman Brothers Holdings Inc. ("LBHI" and, together with its direct and indirect subsidiaries, the "Lehman Group"), case number 08-13555 (JMP) (the "Bankruptcy Proceeding") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). LBIE files this LPS Omnibus Claim in connection with the LPS bar date for the purpose of preserving the rights of its clients (which term, for the avoidance of doubt, means in this LPS Omnibus Claim, LBIE's own clients and the clients of LBIE's affiliates) on whose behalf this LPS Omnibus Claim is made under title 11 of the United States Code (the "Bankruptcy Code"). This LPS Omnibus Claim, including, without limitation, each of the values identified herein and in any supporting workpapers attached hereto, has been calculated to the best of the Administrators' knowledge in reliance on LBIE's books and records as of the date of this filing and as qualified in every respect as set forth in greater detail herein. LBIE reserves the right to supplement, amend or correct the claim population and each claim value or value placeholder reported in this LPS Omnibus Claim.

I. BACKGROUND

- 2. LBIE (an unlimited company incorporated in England and Wales with registered number 02538254) was the principal trading company of the Lehman Group in Europe. LBIE's business involved the global provision of a wide range of financial services and products, including trading and broking, equity and fixed income instruments and financial derivatives on behalf of its clients and itself. LBHI was the parent holding company in the United States of the Lehman Group, which provided a wide array of financial services in equity and fixed income sales, trading and research, investment banking, asset management, private investment management and private equity. LBHI and LBIE functioned as part of an integrated, international financial group whose businesses were closely intertwined.
- 3. On September 15, 2008, LBIE was placed into administration by order of the High Court of England and Wales (the "Administration Date"). On the same date, LBHI filed for bankruptcy protection in the Bankruptcy Court pursuant to chapter 11 of the Bankruptcy Code (the "Filing Date").

II. DESCRIPTION OF LPS OMNIBUS CLAIM

4. LBIE asserts and reserves the rights of its clients, whose holdings are identified in the supporting workpapers attached hereto, under the Bankruptcy Code, and other applicable law, with respect to their claims, whether or not such clients have independently filed a claim on their own behalf in the Bankruptcy Proceeding. LBIE has identified the LPS holdings reflected in the attached schedule (the "LPS Holdings") by comparing its own books and records against the LPS list dated July 17, 2009 (as amended on September 23, 2009) provided by LBHI on its website (the "LPS List"). LBIE has custody of the LPS Holdings, each of which are guaranteed by LBHI. LBIE holds the LPS Holdings for its clients and/or for clients of its affiliates. LBIE estimates that the aggregate amount owing by LBHI to LBIE's clients in connection with Account Number 97816 at EUROCLEAR, subject in

all respects to the reservation of rights and the further discussion as set forth herein, is not less than USD 2,084,741,055 (the "Valuation") as displayed in the schedule attached hereto.

5. With respect to bonds, the Valuation has been calculated as the nominal position multiplied by a factor of one multiplied by accrued interest where applicable and then converted to a USD equivalent using the appropriate exchange rate from Lehman Group systems as at September 15, 2008. Where applicable and/or where possible, the accrued interest has been calculated from the last coupon payment date to September 15, 2008, but due to limited access to the requisite Lehman Group systems post-September 15, 2008, such calculations have been based on alternative sources of information, which are still in the process of being validated.

III. RESERVATION OF RIGHTS

- 6. The relationship between LBIE and other members of the Lehman Group, including LBHI, was extremely complex. The relationship became more complex upon and after the Administration Date because, among other reasons, the regular maintenance and functioning of the IT systems and resources on which LBIE relied to monitor and record its security and custody positions effectively ceased on the Administration Date. Further, due to the global separation of the Lehman Group since September 15, 2008, there are differences between the internal data platforms and IT systems that various members of the Lehman Group, including LBHI, may continue to use versus the IT systems and resources that LBIE may continue to use. These practical complexities, together with difficulties surrounding the evaluation and interpretation of the underlying contractual documentation and electronic records of the LPS Omnibus Claim, require substantial resources and expertise to analyze and overcome. This lack of access to full books and records, all systems, and requisite personnel impacts LBIE and other members of the Lehman Group alike.
- 7. This LPS Omnibus Claim is necessarily being filed in reliance on the Administrators' best understanding of LBIE's books and records as of the date of this filing. The Administrators have only had access to LBIE's books and records since the Administration Date. LBIE reserves all rights to update, revise and supplement the data supporting this LPS Omnibus Claim, including with respect to, but not limited to, the valuation of securities as described herein, as LBIE continues to reconcile its books and records with LBHI and other members of the Lehman Group as applicable. LBIE's clients do not waive any right to amounts due for the LPS Omnibus Claim asserted herein by not stating a specific amount due for any such claims at this time.
- 8. This LPS Omnibus Claim has been made for and on behalf of LBIE's clients. To the extent that new or better information becomes available which indicates that one, some or all of the LPS Holdings are in fact held by LBIE for itself, LBIE reserves all of its rights with respect to such LPS Holdings, and will amend the relevant LPS Claim(s) filed by LBIE and/or this LPS Omnibus Claim accordingly.
- 9. Valuations have been performed using the best data reasonably available in the period before the Bar Date. Valuations are subject to change should more or better data become available with respect to the following non-exhaustive list of valuation components: (i) despite best efforts to ascertain the complete set of depot settlement data with respect to failed and pending trades, such data is unavailable to LBIE as certain of such data is in the control of other custodians, some of which may confront the same systems and personnel problems that LBIE currently faces; (ii) corporate actions and events and coupons payable data prior to September 15, 2008 are not included due to the need to correct underlying system data before calculating their impact; (iii) LBIE's access to and visibility of information pertaining to the movement of securities post-September 12, 2008 has been

substantially hindered if not terminated completely; (iv) certain pricing factors, including but not limited to inflation indices and multi-currency bonds; (v) with respect to warrant securities that were difficult to value, LBIE has not yet ascribed a value to each such warrant security for the purpose of estimating the amount of the claim in relation thereto; (vi) with respect to securities that have embedded derivatives that effect the principal payout, LBIE is not currently able to compute the impact of the default of the issuer of the security given the complexity and burdensome nature of such exercise; and (vii) other variables.

- 10. Moreover, except as otherwise noted herein or in the exhibits hereto, the securities positions reflect depot positions per LBIE's records as of September 12, 2008. LBIE explicitly reserves its right to supplement, amend or revise the LPS Omnibus Claim to reflect valuations as more information becomes available.
- 11. Populations of LPS have been reflected in the attached schedule using the best data reasonably available in the period before the Bar Date. Populations are subject to change should more or better data become available with respect to the following non-exhaustive list of factors affecting populations: (i) certain custodian information about transactions is unavailable to LBIE as well as other members of the Lehman Group; (ii) the process of reconciliation with LBHI, other members of the Lehman Group, other custodians, street-side counterparties, and clients is still ongoing and may result in additions to or decreases from the populations of LPS, which may include certain positions about which LBIE has received queries from certain affiliates, but with respect to which no reconciliation has yet been completed; (iii) trades were mis-booked during the pre-administration period and can only be identified and rectified after intensive manual investigation; and (iv) other factors.
- 12. LBHI is the guarantor of all LPS, and it is LBHI's books and records that would reflect any and all offerings of foreign Lehman paper that should have been included in the LPS List. LBIE is not in a position to ensure that the LPS List is complete. While LBIE reviewed its books and records for any LPS-qualifying securities that it purchased or holds, and made additions to the LPS List before it was finalized by LBHI, as discussed throughout this LPS Omnibus Claim, LBIE's access to all systems and records is limited. Accordingly, LBIE reserves all rights of its clients to, among other things, supplement this LPS Omnibus Claim should new LPS-qualifying securities not included in the LPS List be discovered after the date of this filling.
- 13. The claims not denominated in USD have been converted to USD for the purpose of this submission. In general, LBIE has relied on exchange rates taken from Lehman Group systems as at September 15, 2008. Ultimately, LBIE reserves its clients' rights as to the appropriate foreign exchange rates upon which to base any of its clients' claims.
- 14. LBIE hereby asserts on behalf of its clients a claim for interest and other costs including but not limited to attorneys' fees and/or other professional fees on the constituent parts of the LPS Omnibus Claim where appropriate and expressly reserves the right to amend the LPS Omnibus Claim accordingly.
- 15. As per the Bar Date Order dated July 2, 2009, LBIE has not attached any documentation supporting the LPS Omnibus Claim other than the attached schedule. LBIE will use its reasonable efforts to make relevant contracts, agreements and other information pertinent to the LPS Omnibus Claim available upon reasonable request by LBHI in a manner and time to be agreed by the parties.

- 16. To the extent that any portion of the LPS Omnibus Claim is entitled to administrative priority status under section 507 of the Bankruptcy Code, LBIE claims such priority status to the maximum amount allowed by law on behalf of its clients. The filing of this LPS Omnibus Claim shall in no way be deemed a waiver of LBIE's right to assert on behalf if its clients that any or all of the amounts owed to LBIE's clients by LBHI are entitled to administrative priority status.
- 17. LBIE's clients reserve the right to assert any basis for recovery of cash, securities or other assets from LBHI under any legal or equitable theory including, without limitation, indemnification, breach of fiduciary duty, unjust enrichment, conversion, constructive trust, return of property otherwise not properly within LBHI's bankruptcy estate, treatment in accordance with the regulations of the Financial Services Authority or other potentially applicable US or non-US laws and regulation or other priority treatment with respect to each of the claims asserted herein.
- 18. LBIE does not waive any right or rights of action that LBIE's clients have or may have against LBHI's estate or any other entity. LBIE reserves any and all rights its clients have or may have with respect to any other agreements that may exist between LBIE's clients and LBHI, including without limitation, any rights of setoff, recoupment or netting. Nothing herein shall be deemed a waiver by LBIE's clients of any of their rights and remedies in connection with such agreements.
- By filing this LPS Omnibus Claim, LBIE does not submit itself or its clients to the jurisdiction of the Bankruptcy Court or any other U.S. court or tribunal for any purpose other than with respect to this LPS Omnibus Claim. Where U.S. jurisdiction does exist with respect to this LPS Omnibus Claim, LBIE does not waive or release its rights to, on behalf of its clients, (i) withdraw the reference or (ii) a jury trial with respect to the subject matter of this LPS Omnibus Claim, any objection thereto or other proceeding that may be commenced in this case against or otherwise involving LBIE. By filing this LPS Omnibus Claim, neither LBIE nor its clients waive any of their rights and remedies against any other person or entity who may be liable for all or part of the claims set forth herein, whether another affiliate of LBHI, or an assignee, separate guarantor or otherwise. LBIE and its clients reserve all rights to assert (i) any claim, defense, offset or other right against any party, including but not limited to LBHI or any of its affiliated debtors or non-debtors, in a foreign jurisdiction, including but not limited to claims based on U.S. and U.K. or other foreign law, and (ii) any claims, defenses, offsets or other rights available to them under U.S. or any other jurisdiction's law in the event LBHI asserts counterclaims or affirmative claims against LBIE or its clients in the Bankruptcy Court. Furthermore, LBIE asserts that any counterclaim or affirmative claim by LBHI against LBIE or its clients must be asserted in its applicable foreign proceeding, whether in the U.K. or in another foreign jurisdiction, and LBIE and its clients reserve the right to assert therein any claim, defense, offset or other right that may be asserted in such U.K. or other foreign proceeding. LBIE and its clients further reserve all rights to assert that, under principles of equity or comity or otherwise, a court other than the Bankruptcy Court would be the appropriate forum in which to hear and decide any matter in connection with this LPS Omnibus Claim.
- 20. This LPS Omnibus Claim is not intended to be and shall not be construed as (a) an election of remedies; (b) a waiver of any defaults; or (c) a waiver or limitation of any rights, remedies, claims or interests of LBIE and/or LBIE's clients.
- 21. LBIE reserves the right to replace, amend or supplement this LPS Omnibus Claim at any time and in any respect, including, without limitation, for the purpose of (a) setting forth or changing the basis of the claims described herein and (b) providing further description or evidence of such claims.

In the event that any order of the Bankruptcy Court is entered into which effects: (i) a recharacterization or subordination of claims, including without limitation, this LPS Omnibus Claim; (ii) substantive consolidation of some or all of the LBHI affiliated debtors with any of their affiliates; or (iii) any other similar remedy, the rights of LBIE to file additional proofs of claim or amended proofs of claim against LBHI or any of its affiliates on behalf of LBIE's clients is specifically reserved. This LPS Omnibus Claim is submitted without prejudice to any of LBIE's rights or those of its clients in all respects.

22. The Administrators have signed this LPS Omnibus Claim as agents for and on behalf of LBIE and neither they, their firm, partners, employees, agents, advisers or representatives shall incur any personal liability whatsoever in respect of, or in relation to, this LPS Omnibus Claim. The exclusion of liability set out in this paragraph shall arise and continue notwithstanding the termination of the agency of the Administrators and shall operate as a waiver of any claims in tort as well as under the laws of contract.

IV. NOTICES

23. Notices regarding this LPS Omnibus Claim should be sent to

Lehman Brothers International (Europe) (in administration) 25 Bank Street London E14 5LE United Kingdom

Attn: Steven Anthony Pearson as Joint Administrator of Lehman Brothers International (Europe)

and

PricewaterhouseCoopers LLP Plumtree Court London EC4A 4HT United Kingdom Attn: Steven Anthony Pearson

with a copy to:

Linklaters LLP
1345 Avenue of the Americas
New York, NY 10105
Attn: Titia Holtz
Kiah Beverly-Graham

Phone: (212) 903-9000

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Includes Coupon Interest Accrual	;	468						Yes																														Yes							Yes							
Valuation - USD Equivalent	5.000,000	5,000,000	100,000,000	1.898,704	4,748,760	664,548	9,493,521	8,736,697	949,352	4.599,700	4,589,700	4,599,700	10,000,000	10,000,000	10,000,000	2,183,510	1.898.704	5,643,750	5.643.750	4,589,700	6,450,000	5,643,750	4,598,700	5,643,750	5.643.750	949,352	5,643,750	5,643,750	949.352	1,803,769	1,898,704	4,588,700	5,643,750	1,139,222	5,643,750	4.031.250	5,643,750	1.081.339	5,000,000	5,643,750	854,417	849,352	9,483,521	4,177,149	3,027,650	1,139,222	449,352	1,000,000	949,352	949,352	949.352	5,643.750
FX Rate at 15/09/2008	1,000	1,000	1.0000	0.0085	0.0095	0.0085	0.0095	1.0000	0.0095	1,6571	0.6571	0,6571	1.0000	1,0000	1,0000	90000	0.0095	0.8063	0.8063	0.6571	0.8063	0.8063	0.6573	0.8063	0.8063	0.0095	0.8063	0.8063	9800:0	90000	0.0095	0.6571	0.8083	9800.0	0.8063	0.8063	0.8063	0.0085	0.65/1	0.8083	9600.0	0.0085	90000	0.0085	1.0000	\$800.0	0.0095	1,0000	0.0085	900:0	0.0095	0.8063
Valuation - Underlying Currency Amount	5,000,000	5 000 000	100,000,000	200,000,000	500,000,000	70,000,000	1,000,000,000	8,736,697	100,000,000	000 000 2	2,000,000	7.000,000	10,000,000	10,000,000	10,000,000	230,000,000	200,000,000	7,000,000	2,000,000	7,000,000	8,000,000	7,000,000	7,000,000	7,000,000	000,000,7	100.000.000	7,000,000	2,000,000	000,000,000	190,000,000	200,000,000	7,000,000 7	7,000,000	120,000,000	7,000,000	000 000 5	7,000,000	113,802,800	000,000,7	7,000,000	000 000 06	100,000,000	1,000,000,000	440.000,000	3.027,650	120.000,000	150,000,000	1,000,000	100,000,000	100.000,000	000,000,001	7.000.000
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Blocking Reference	8045826	8045829	6045827	6045828	6045822	6045817	6045820	6045824	6045818	8042812	6045809	6045814	6045813	6045815	6045810	6045804	6045802	6045803	6045806	6045801	8045808	6045805	6045798	6045796	6045797	6045800	6045790	6045792	6045795	6045793	6045791	6045789	6045782	6045787	6045785	6045788	6045779	6045780	6045781	6045770	6045772	6045771	6045774	6045777	6045765	8045766	6045767	6045768	6045764	6045762	6045761	6045757
International Securities Identification Number (ISIN)	XS0384072103	X503/498/3/2	XS0375558753	XS0374734480	XS0373182566	XS0368926092	XS0368739495	XS0368698444	XS0368576848	XS0368098090	XS0367648721	XS0367648648	XS0367282059	XS0367280277	XS0367279774	XS0366374634	XS0366374394	XS0366126224	XS0368125929	XS0365916096	XS0385915874	XS0365872968	XS0365870830	XS0364895887	XS0364895614	XS0364649250	XS0364263227	XS0364018340	XS0362680778	XS0362861398	XS0362376435	XS0361107674	XS0360870306	XS0360775141	XS0360377765	XS0359856/59	XS0359279998	XS0358426244	XS0358125630	XS0357874451	XS0357773000	XS0354911710	XS0354808290	X50354465140	XS0354225954	XS0353875106	XS0353499790	X50352942371	XS0352601701	XS0352601610	XS0352601024	XS0351859094

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Valuation - Underlying Currency Amount	0,004	2. 2	0,2	0,7	2.0	290,0	2.0	50,0	10,0	270,0	: :		2,7	2.	9, 6	1001	8,8	100,0	7 7	3 6	5 2	2	502,2	502.2	502,3		18.0	9. 8.	8,0	7.0	80' 1		80,0	7,5	2.7	1001	7,0	7,1	2.	4. 7	4	180,0	0.04	8	40,0	108.	2 2	6	20.	50.	- 6	io	oi	2	2,001	ä	o i	5
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Vafuation - USD Equivalent	5,643,750	5,643,750	5,643,750	5,643,750	5,643,750	5,643,750	13,754,798	26,700,489	5,643,750	1,138,222	5,643,750	4,841,696	5.643.750	5,643,750	5,643,750	5,643,750	4,589,700	4,599,700	812.297	5,643,750	5,643,750	2,418,750	5,643,750	5,643,750	5,643,750	2,848,056	10,081,467	5,643,750	5,643,750	2,278,445	5,643,750	5,643,750	5,843,750	2,848,056	5,643,750	5,643,750	5,643,750	2,848,056	5,643,750	486,306	5,643,750	3,000,000	5,643,750	3,963,281	5,643,750	5,643,750	11,287,500	5.643,750	5,643,750	5.643.750	1.139,222	2,278,163
FX Rate at 15/09/2008	0.8063	0.8063	0.8063	0.8063	0.8063	0.8063	0.8063	0.8063	0.8063	5800.0	0.8063	0.0095	0.0083	0.8063	0.8063	0.8063	0.6571	0.6571	0.8063	0.8063	0.8063	0.8063	0.8063	0.8063	0.8063	0.0095	1.0000	0.8063	0.8063	0.0095	0.8063	0.8063	0.8063	0.0085	0.8063	0.8063	0.8063	0.0095	0.8063	0.0095	0.8063	1.0000	0.8063	0.0095	0.8063	0.8063	0.8083	0.8063	0.8063	0.8063	0.0095	90000
Valuation - Underlying Currency Amount	7,000,000	000,000.7	7.000,000	7,000,000	2,000,000,7	2,000,000	17,060,214	33,116,886	7,000,000	120,000,000	7,000,000	340,000,000	7 000 000	7,000,000	2,000,000	7.000,000	000'000'L	7,000,000	1,007,500	7.000,000	2,000.000	3,000,000	7,000,000	7,000,000	7,000,000	300,000,000	10,081,467	7,000,000	7,000,000	240,000,000	7,000,000	7,000,000	7,000,000	300,000,000	7,000,000	000,000,7	7.000.000	300,000,000	7,000,000	51,225,000	2,000,000	3,000,000	7,000,000,7	417,472,222	7,000,000	7.000.000	14,000,000	7,000,000	7,000,000	7,000,000	120,000,000	239,970,250
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Depository Account Number	97816[ZCB	97816	97816	97816	97816	87848	91818	97816	97816	97816	97816	97816	97818	97816	97816	97816	97816	97816	97816	9/816 2CB	97816	97816 ZCB	97816	97816 ZCS	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	97818	97816	97816	97816	97816	97816
Blocking Reference	6045682	6045688	6045688	6045675	6045674	6045677	6045680	6045678	6045679	6045671	6045668	8045670	6045867	6045889	6045684	6045658	6045660	6045683	6045662	6045655	6045655	6045653	6045658	6045652	6045651	6045647	6045650	6045643	6045645	6045644	6045642	6045639	6045638	6045640	6045633	6045631	6045635	6045636	6045627	6045629	6045625	6045630	6045619	6045620	6045623	6045622	6045621	6045612	6045617	6045615	6045611	8045610
International Securities Identification Number (ISIN)	XS0335143524	XSU335143441 XSU335143384	XS0334704524	XS0334450812	XS0334450599	XS0334224317	XS0334172094	XS0334171872	XS0334171799	XS0333969706	XS0333831187	XS0333106507	XS0333106259	X50332136463	XS0332108413	XS0331880566	XS0331653823 XS0331605122	XS0331504828	XS0331472281	XS0331048123	XS0331045020	XS0331044999	XS0331037605	XS0330867762	XS0330724229	X\$0329878770	XS0329878267	XS0329429541	XS0328337421	X5032933/264 X50329067531	XS0328865661	XS0328666119 XS0328567166	XS0328210652	XS0327847470	XS0327465356	XS0327291349	XS0327275227	XS0327082854	XS0326486734 XS0326486734	XS0325959285	XS0324984185 XS0324983963	XS0324583607	XS0324462133	XS0324342582	XS0324187839	X50323635/13 XS0323635473	XS0323634823	XS0322468777	XS0322030940	XS0321795840	XS0321794280 XS0321396987	121125014

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Includes Coupon Interest Accrual								Yes		Yes	Yes								Yes			80.		Š	3			Yes			Yes	Š	3	ž	, se	;	Yes								Yes	3							
Valuation - USD Equivalent	2.848,056	5,643,750	1,518,963	5,643,750	5,643,750	2.848,056	3,570,000	6,745,081	1,898,704	4.752,035	953,782	949,352 806,250	5.643,750	2.088.575	849,352	886.875	5,643,750	3,040,000	962,010	3.590,000	3,360,000	5,643,750	5,643,750	1,044,287	5.643,750	949,352	2,750,000	4,324,446	1,180,000	2,570,000	2,967,675	949,352	1,740,000	5,643,750	5,643,750	8,493,521	1,950,127	474,678	5,643,750	480,296	9,493,521	4,746,760	5,843,750	474,676	357,200,000	5,643,750	6,450,000	5,643,750	5,643,750	4,746,760	5,643,750	5,643,750	1.898.704
FX Rate at 15/09/2008	0.0085	0.8063	0.0095	0.8063	0.8063	0.0095	1,0000	0.0095	0.0095	0.0095	0.0095	0.0095	0.8063	0.0095	0.0085	0,8063	0.8063	1.0000	0.0095	1,0000	1.0000	0.8063	0.8063	0.0085	0.8063	0.0085	0.0095	9800'0	1.0000	1.0000	0.0095	0.0095	1.0000	0.8063	0.8063	0.0085	0.0095	0.0095	0,8063	0.0095	0.0095	0.0095	0.8063	0.0095	1.0000	0.8063	0.8063	0.8063	0.8063	0.0085	0.8063	0.8063	0.0085
Valuation - Underlying Currency Amount	300,000,000	7,000,000	160,000,000	000'000'2	7,000,000	300,000,000	3,570,000	710,483.056	200,000,000	500,555,556	100,486,887	100,000,000	000'000'2	220.000,000	100,000,000	1,100,000	7.000.000	3,040,000	4,500,000	3,590,000	3,360,000	000,000,7	7,000,000	110,000,000	7,000,000	100,000,000	2.750.000	455,515,556	1,180,000	2,570,000	312,600,000	100,000,000	1,740,000	7,000,000	7,000,000	1,000,000,000	205,416,667	20,000,000	7,000,000	50,592,000	1,000,000,000	200,000,000	7,000,000	50,000,000	357,200,000	7,000,000	8,000,000	2,000,000	7,000,000	200,000,000	2,000,000	7,000,000	200,000,000
Currency	yd.	9 9	G &	AUD	AUD	yq.	OSO USI:	yP _V	λdf	γργ	γq	JPY Oile	AUD	γď	γď,	AUD	AUD	OSA	nsn Adr	OSD	asn	AUD	AUD	ΡΥ	AUD	Yqſ	USD YPL	γqί	OSD	osn	λЫ	Ž, Š	aso	AUD	AUD	Yqt	yq',	Ьdſ	AUD	AUD JPY	JPY	Yell	AUD	λργ	OSO YA	AUD	AUD	AUD	AUD	γ η ς Λαί	AUD	AUD	yqi.
Position	300,000,000	000,000,7	160.000.000			300,000,000			200,000,000			100,000,000	000'000'2	220,000,000	100,000,000	1,100.000	000'000'4			*****		000:000'2		110,000,000			100 000 000			2.570.000	300,000,000	100,000,000	1,740,000	7,000,000	7,000,000,7		200,000,000			50,582,000		200,000,000			320,000,000		8,000.000						200,000,000
Instrument type	97816 Floating	97816 2CB	97816 Floating	97816 ZCB	97816 ZCB	97816 Floating	9/516 Fioaling	97816 Floating	97816 Floating	97816 Floating	97818 Floating	97816 Floating	97816 Fixating	97816 Floating	97816 Floating	97616 Floating	97816 ZCB	97816 Floating	6 ZCB	6 Floating	97816 Floating	97816 Floating	97816 ZCB	97816 Floating	97816 Floating	97816 Floating	97816 Floating	6 Floating	37816 Floating	6 Foating	6 Floating	6 Floating	6 Floating	6 ZCB	6 Floating	6 Fixed	6 Floating	6 Floating	16 ZCB	97816 Floating	97816 Floating	87816 Floating	97816 ZCB	16 Floating	97816 Floating	ie zce	18 ZCB	6 208	16 ZCB	16 Floating	6 ZC8	97816 ZCB	97816 Floating
Depository Account Number	9781	9787	9781	9781	1878	9781	9/81	9781	9781	9781	9781	9781	9781	9781	9781	9761	9781	978	97816	97816	9781	1878	9781	9781	9781	9781	9781	97816	1976	97816	97816	97816	97816	97816	97816	97816	97816	97816	97816	18/6	1878	9781	8781	1878	9781	97816	97816	97816	97816	97816	97816	1879	1876
	6045607	6045608	6045604	6045605	6045600	6045603	6045500	6045601	6045594	6045596	8045597	6045598	6045595	6045592	6045588	6045590	6045589	6045584	6045586	6045585	6045581	6045580	6045577	6045579	6045573	6045574	6045570	6045568	6045575	6045581	6045562	8045586	6045563	6045564	6045567	6045557	6045554	6045552	6045553	6045548	6045549	6045547	6045542	6045541	6045543	6045546	6045545	6045538	6045540	6045536	6045534	6045529	6045532
International Securities Identification Number (ISIN)	XS0321080912	XS0320745028	XS0319683890	XS0319632732	XS0319632575	XS0319359039	XS0319159702	XS0318598056	XS0318538930	XS0317981081	XS0317943586	XS0316953925	XS0316826733	XS0316169050	XS0315419134	XS0315356039 XS0314747105	XS0314578310	XS0313950031	XS0313782814 XS03133864450	XS0313537184	XS0313536962	XS0313326729	XS0312428609	XS0312057432	XS0311754963 XS0311740582	XS0311664543	XS0311101652 XS0310885033	XS0310863021	XS0310085062	XS0310083950 XS0309790797	XS0308365319	XS0306227436	XS0309186145	XS0308102283	XS0307903830 XS0307093491	XS0307009372	XS0307008481	XS0305103565	XS0304473019	XS0303864184 XS0303862998	XS0303572217	XS0303531700	XS0303178825 XS0302821755	XS0302480230	XS0302264535	XS0302118632 XS0300351193	XS0300349296	XS0299661099	XS0298612697	XS0298320218	XS0298201988 XS0297915117	XS0297908849	XS0297459868

e to tack of information at the time of submiss	
In some instances this has not been possible du	
alculated for Fixed and Floating Rate Notes.	sations including as to accrued interest.

International Securities Identification Number (ISIN)	Blocking Reference	Depository Account Number Instrument type	Position Currency	Valuation - Underlying Currency Amount	FX Kate at 15/09/2008	Valuation - USD Equivalent	Includes Coupon Interest Accrual
XS0295861107	6045530	97816 Floating	γqς	176,484,028	9800.0	1,675,455	Yes
XS0295002231	6045531	97816 Floating		102,625,000	0.0085	874,273	Yes
XS0294244032	6045522	97816 ZCB		2.000,000	0.8063	5,643,750	
XS0293140553	6045524	97816 Floating		100,000,000	0.0095	949,352	
XS0292221776	6045528	97816 Floating		123,306,667	0.0085	1,170,614	Yes
XS0291873122	6045526	97816 Floating		51.911,111	0.0095	492,819	Yes
XS0290989994	6045525	97816 Floating		505,104,167	0.0095	4,795,217	Yes
XS0290093847	6045521	97816 Floating		100,000,000	0.0085	848,352	
XS0289338948	6045523	97816 Floating		000,000,00	9800'0	854,417	
KS0286637144	6045517	97816 Floating		\$0,000,000	0.0095	474,676	
XS0280508952	6045520	97818 Floating	300,000,000 JPY	338,550,000	0.0095	3,214,031	Yes
KS0279730435	6045516	97816 Floating		3.000.000	1.0000	3,000,000	
KS0279378532	6045519	97816 Floating	410,000,000 JPY	410,000,000	90000	3,892,343	
XS0278290589	6045518	97816 Floating	100,000,000 JPY	102,855,556	98000	977,411	Yes
XS0274755072	6045515	97816 Floating	Y94, 000,000,001	100,000,000	98000	949,352	
XS0272915389	6045513	97816 Floating	S0,000,000 JPY	50,700,000	9800.0	481,321	₹es
XS0272543900	6045510	97816 ZCB	300,000 EUR	300,000	1,4184	425.520	
(S0272080457	6045512	97816 Floating	1,000,000,000 PY	1,000,000,000	98000	9,493,521	
KS0271188285	6045514	97816 ZCB	7,000,000 AUD	7.000.000	0.8063	5.643,750	
XS0270820177	6045509	97816 Floating	100,000,000 JPY	105,785,833	5600.0	1,004,375	Yes
KS0268364766	6045507	97816 Floating	Z00,000,000	200,000,000	0.0095	1.898.704	
KS0268364253	6045506	97816 Floating	Y9L 000,000,001	100,000,000	9800'0	849,352	
KS0268241683	6045508	97816 Floating	100,000,000 PY	101,408,333	9800'0	982,722	Yes
KS0266551299	8045505	97816 Floating	50,000,000 JPY	50,085,556	9800.0	475,488	Yes
KS0264130369	6045496	97816 ZCB	5,000,000 AUD	5.000.000	0.8063	4,031,250	
XS0263871674	8049031	97816 ZCB	16,500,000 EUR	16,500,000	1,4184	23,403,600	
KS0262585374	6045500	97816 ZCB		5,000,000	0.8063	4,031,250	
XS0261613474	6045501	97816 ZCB		5.000.000	0.8063	4,031,250	
KS0260439210	6045502	97816 Floating		2,000,000	0.8063	4,031,250	
XS0258128247	8045504	97816 Floating		10.000.000	1.0000	10,000,000	
XS0257583037	6042498	97816 Fixed		1,000,000,000	0.0095	9,493,521	
XS0257328392	6045503	97816 Floating		10,000,000	1.0000	10,000,000	
XS0256738757	6045494	97816 Floating		10.000.000	1.0000	000,000,00	
XS0253717986	6050165	97816 Floating		3,000,000	1.0000	3,000,000	
XS0252835110	8045495	97816 ZCB		000'005'6	1.4184	13,474,800	
XS0243200143	6045490	97816 Fixed		553,433	1.0000	553,433	Yes
X\$0234063906	8045491	97816 Floating		101,041,667	9500.0	859,241	Yes
XS0224346592	6045492	97816 ZCB		3,200,000	1,4184	4,536,680	
XS0207897199	6045493	97816 Fixed		1,046,500	1.0000	1,046,500	Yes
XS0186852728	6045488	97816 Fixed		8,400,000	1.0000	8,400,000	
XS0178999537	6049030	97818 ZCB		4,260.000	1,4184	6,042,384	
XS0109171586	6045488	97816 Floating		200,000,000	9600.0	4,746,760	
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